

The United States Department of State,
Office of Passport Services CA/OCS/CI 2201 C. St.,
NW SA-17; 9th Floor
Washington, DC 20522-1709

Attention: Office of Passport Services CA/OCS/CI

REFERENCE: KARMA SHAMEL HANADI CHILDREN'S PASSPORT ISSUANCE ALERT PROGRAM (CPIAP)

Dear Sirs/Mesdames

I am writing to inform you that I object to the passport issuance of my child Karma Shamel Hanafi based on solid legal reference

. I received an email from the Department of State on July 14, 2023, stating that a passport application was executed on behalf of Karma at a U.S. Embassy. I do not consent to this passport application, and I request that it be denied Immediately. Attached is the d final court order, the denying child custody order issued from the Egyptian Family Court, and the above style subject is not subject to any future enforcement by the United States courts.

2018CV310972 Order Denying Egyptian Custody Court order and Request for the Registration of Child Custody Determination in The US and not subject any future enforcement by the Superior Court.

Important Update

Ms. Abuseda got married in 2021, And As per Egyptian law, all her custodial rights are revoked automatically without the need to file any kind of petition or court case. The mother's custodial rights fall.

A mother will lose residential custody if she remarries. She will also lose custody if she is otherwise deemed unfit, in which case the Egyptian courts recognize an order of preference of alternate adult custodians with priority given to the mother's family in the following order: maternal grandmother or great-grandmother; paternal grandmother or great-grandmother; maternal aunt; paternal aunt; maternal niece; paternal niece. Only if these relatives do not exist, will the right of custody shift to a male.

“Please find below the citation. “

IN THE NAME OF THE PEOPLE

The President of the Republic, The People's Assembly, decided on the coming law and issued it. The first article The text of the first paragraph of Article 20 of Law No. 25 of 1929 replaces the text of Article 20

ARTICLE 20/1 OF DECREE-LAW NO. 25 OF 1929 AS AMENDED BY LAW 100 OF 1985)

ABOUT THE FALL OF THE CUSTODY - IF THE INCUBATOR LOSES ONE OF THE CONDITIONS THAT MUST BE MET, THE LAWSUIT MAY BE FILED BY DROPPING THE CUSTODY. - THE ORIGINAL IN CUSTODY IS HONEST, AND THE SO-CALLED TO THE CONTRARY MUST PROVE WHAT HE CLAIMS

ARTICLE 20/1 OF DECREE-LAW NO. 25 OF 1929 AS AMENDED BY LAW 100 OF 1985)

- The Mother's Custody Falls Automatically, but Still her Right To See the Little One Will Not Fail.

The Custody Is Extinguished From Custody As Soon as He Marries a Foreigner, And if She Is Divorced From the Foreigner, the Custody Does Not Return to It Except in the Divorce Kit, Which Is Irrevocable, Because the Marriage Is Reactive. -

1. Georgia UCCJEA

{{Ga. Code Ann. 519-940 et seq§ 19-9-44. Child Custody Determinations Of Foreign Country

2. 18 USC 1204: **International** parental **kidnapping**

Text Contains Those Laws In Effect On August 16, 2023

From Title 18-Crimes And Criminal Procedure

Part I-Crimes

Chapter 55-**Kidnapping**

(c) A court of this state need not apply this article if the child cu Please find my reasons and evidence that were more than satisfactory to the Fulton Superior Court.

In support of my request to revoke the United States passport of Karma Shamel Hanafi, my minor child who has been parentally abducted to Egypt by my former wife and Karma's mother, Deanna Hussein Aal a/k/a Deanna Hussein Abdel' Aal, a/k/a Deanna Hussein Sayed Mohamed Abuseda, I submit the attached final court order denying child custody order issued from the Egyptian Family Court, and the above style subject is not subject to any future enforcement by the United States courts.

Georgia UCCJEA

{{Ga. Code Ann. § 19-940 et seq§ 19-9-44. Child Custody Determinations Of Foreign Country.

18 USC 1204: International parental **kidnapping**

Text contains those laws in effect on August 16, 2023
From Title 18-CRIMES AND CRIMINAL PROCEDURE
PART I-CRIMES

(c) A court of this state need not apply this article if the child custody law of a foreign country

violates fundamental principles of human rights.}}

As Karma's father, I reserve all my rights to revoke the United States passport according to the following:

I never received any notice of proceedings regarding child custody or support filed by Petitioner in Egypt. Furthermore, when Petitioner alleged to have perfected service on Respondent in Egypt, Respondent can conclusively prove that he was not in Egypt and could not receive personal service of any legal documents.

2. Respondent shows that Petitioner further perpetrated fraud on the court in obtaining the order sought to be registered by the Request in violating 18 U.S.C. 1204 and retaining the Child in Egypt despite numerous demands by Respondent that Petitioner returns the Child to the United States and subsequently filing a custody action in an Egyptian court, seeking sole custody of the Child without informing the Egyptian court of her unlawful conduct in obtaining and retaining physical custody of the Child outside of the United States.

3. Respondent shows that the order sought to be registered by the Request awards sole legal and physical custody of the Child to Petitioner and grants no parental rights, whatsoever, of the Child to Respondent and that such denial is contrary to the best interest of the child standard applied by this Court in making child custody determinations pursuant to O.C.G.A. § 19-9-3 as there is no evidence that the Egyptian court gave any consideration to the factors set forth

I am concerned for the safety of K.S.H. If a passport is granted for K.S.H., there is a severe risk that I will never see K.S.H. again. This risk is significantly increased because access would allow Ms. Abuseda to travel with K.S.H. to another country, not a signatory of the Hague Convention, making reunification with my daughter impossible.

3- furthermore, Egypt has not signed the Hague Convention on the civil Aspects of International Parental Child Abduction, and Egypt does not recognize, nor give any enforcement to, any child custody order issued by a court of the United States. Accordingly, there is no comity between Egypt and the United States of America upon which to base recognition of a judgment entered by an Egyptian court.

4- Egyptian courts apply specific Sharia law to child custody cases that favor custody in the mother and create a presumption in favor of the mother. Accordingly, courts in the United States of America have previously refused to treat Egypt as a "state" for purposes of the Uniform Child Custody Jurisdiction and Enforcement Act and have found that Egyptian courts have no child custody jurisdiction as there is "clear and convincing evidence that Egyptian child custody laws violate fundamental principles of human rights, based on Human Rights Watch and the department of states country reports.

5-I would like to share with you part of my correspondence on September 21st. 2021:

When I Arrived in Cairo, I Discovered my Former Wife Filed 3 Law Cases at the Egyptians Family Court, Where It's Mentioned That I Was in Cairo During Court Cases That Were Served to Me Personally, While, of Course, I Was in the States. Based on the Travel Report Retrieved and Furnished From the Home Land Security Department, I Have Not Traveled to Egypt Since 11/30/2016, When I Came to Divorce Her in Cairo, Since She Refused To Have the Divorce in the USA.

II- in Addition That It's Mentioned That I Own Holding Companies in Egypt, and I Generate Six Figures on Earnings MONTHLY Basis To Ask for High Alimony (LE 780,000,00). Yes, Seven Hundred and Eighty Thousand EGP Yearly. Though Based on my W2 and W9, I Worked as a DoD (Department of Defense) the Telecom for the Embassy Contractor During That Period.

III- Issuing an Egyptian Passport and Obtaining an Shcengen Visa From the French Consulate in Cairo to Karma S Hanafi Were Also Submitted Fraudulent Consent Under my Name for the Egyptian Passport Issuance Department.

I- Most Recent Court Order of Custody Denial to Ms. Abuseda in the United States.

2- Police Report

3- Letter From the Department of States Supporting my Case Addressed” to Whom It May Concern” Mainly to the Government Entities in Egypt Since Egypt Is Not a Member of the Hague Convention.

4- Correspondences and Updates Between Myself and the American Embassy in Cairo.

5- Court Order of Revoking Karma S Hanafy Egyptian Passport and List Her Name With Interpol, I Won the Case, and They Stopped Karma on her Mother at Cairo Airport.

Given that, I had alerted Ms. Abuseda several times that she was not to take K.S.H. out of the United States, and she did so, regardless, on July 24, 2016, when she took K.S.H. to Egypt, it demonstrates repeated behavior by Ms. Abuseda, to take legal matters into her own hands.

- On the first ground, the mother of K.S.H., Deanna Abuseda (“Ms. Abuseda”), does not have legal custody of K.S.H. in the United States. As such, any decision to allow international travel for K.S.H. must be made jointly, by both parents, in the best interests of K.S.H. (please find here below Fulton superior court order

“CONCLUSIONS OF LAW

The Court hereby DENIES the Request for Registration of Child Custody Determination pursuant to O.C.G.A. SS 19-9-85(d)(1) and based on its findings that the issuing court for the documents sought to be registered did not have personal jurisdiction over the Respondent nor subject matter jurisdiction of the child custody action and, further, Respondent was not appropriately served with notice of the child custody proceedings in Egypt. Accordingly, the Egyptian child custody orders sought to be registered by Petitioner in the above-styled matter are denied registration and are not subject to enforcement by the Court.

SO ORDERED this day of February 2019, nunc pro tunc, January 15, 2019.

HONORABLE BELINDA E. EDWARDS

Fulton County Superior Court Family Division.

Role of the Department of State¹

FOR INTERNATIONAL PARENTAL CHILD ABDUCTION CASES, THE ROLE OF CA/OCS/CI IS THE FOLLOWING:

Provide information through programs and tools that can be used to prevent international parental child abduction, including the Children's Passport Issuance Alert Program.

Provide information in situations where the Hague Convention applies and help parents apply with foreign authorities to obtain the return of or access to a child.

Contact U.S. Embassies and consulates abroad and request that a U.S. consular officer attempt to locate, visit, and report on a child's general welfare.

Provide the left-behind parent with information on the legal system, especially concerning family law, of the country to which the child was abducted and furnish a list of attorneys willing to accept American clients.

Monitor judicial or administrative proceedings overseas.

Help parents contact local officials in foreign countries or make contact with such officials on the parent's behalf.

Inform parents of domestic remedies, such as warrants, extradition procedures, and U.S. passport revocations.

Alert foreign authorities to any evidence of child abuse or neglect.

References¹:

RESPECTFULLY,

SAM HANAFI

Shamel Hanafi.